An Act to further amend "The Volunteer Act, 1865-6;" also Act No. 19 of 1866-7; "The Rifle Companies Act, 1878;" and Act No. 169 of 1880.

[Assented to, November 18th, 1881.]

WHEREAS it is desirable to further amend "The Volunteer Act, 1865-6," "An Act passed by the Governor and Legislative Council and House of Assembly of the Province of South Australia, in the thirtieth year of the reign of Her present Majesty Queen Victoria, being No. 19 of 1866-7," and "The Rifle Companies Act, 1878," and to amend "An Act passed by the Governor and Legislative Council and House of Assembly of the said province in the forty-third and forty-fourth years of the reign of Her present Majesty Queen Victoria, being No. 169 of 1880"—Be it therefore Enacted by the Governor of the said province, with the advice and consent of the Legislative Council and the House of Assembly of the said province, in this present Parliament assembled, as follows:

1. This Act may for all purposes be cited as the "Local Forces Act Amendment Act, 1881."

2. This Act (so far as is consistent with the tenor thereof) shall be construed as one with "The Volunteer Act, 1865-6," the said Act No. 19 of 1866-7; "The Rifle Companies Act, 1878," and the said Act No. 169 of 1880.

3. From and after the passing of this Act, the rifle companies organised under the "Rifle Companies Act, 1878," shall be called "Rifle Volunteer Companies," and "The South Australian National Rifle Association," formed thereunder, shall be called "The Rifle Volunteer Companies," and "South Australian National Rifle Association."
Local Forces Act Amendment Act—1881.

Volunteer Force;” And the “Rifle Companies Act, 1878,” and all rules and regulations made thereunder, and the said Act No. 169 of 1880, shall, unless the context otherwise requires, be read, construed, and have effect as if the words “Rifle Volunteer Company” were inserted therein, in lieu of the words “Rifle Company” or “Rifle Club,” whenever such lastly-mentioned words respectively occur; and as if the words “Rifle Volunteer Companies” were inserted therein in lieu of the words “Rifle Companies” or “Rifle Clubs,” whenever such lastly-mentioned words respectively occur; and as if the words “Rifle Volunteer Force” were inserted therein in lieu of the words “South Australian National Rifle Association” or “National Rifle Association,” wherever such lastly-mentioned words respectively occur; and as if the word “Force,” which, in the construction of the said Acts, unless the context otherwise requires, shall mean the “Rifle Volunteer Force,” were inserted therein in lieu of the word “Association,” whenever such lastly-mentioned word occurs.

4. Whenever, by any Act in the preamble referred to, provision is made for the taking of any oath, such oath may be taken before any Justice of the Peace for the said province.

5. The Governor may, from time to time, make such regulations as to him may seem meet, for regulating the time and mode of retirement of officers in the Volunteer Force, and generally for preserving the efficiency of such force.

6. Section 1 of “The Volunteer Act, 1865-6,” section 1 of “The Rifle Companies Act, 1878,” and the meaning given to the term “Association” in section 2 of “The Rifle Companies Act, 1878,” are hereby repealed, save so far as concerns anything lawfully done under the authority thereof.

In the name and on behalf of Her Majesty, I hereby assent to this Bill.

WM. F. DRUMMOND JERVOIS, Governor.